

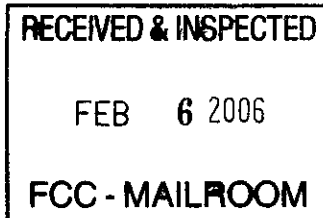


100 Meridian Centre
Suite 250
Rochester, NY 14618-3979

DOCKET FILE COPY ORIGINAL

Director - Regulatory Affairs & Contract Management
Phone: (585) 340-5400, x150
Fax: (585) 340-5401
mnighan@americanfibersystems.com

February 3, 2006
Via Overnight Carrier



Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th. Street SW
Washington, DC 20554

Re: Certification of CPNI Filing, Feb. 3, 2006
EB-06-TC-060
EB Docket No. 06-36

Secretary Dortch:

As required by the Commission's Public Notice of January 30, 2006 *American Fiber Systems of Georgia, Inc.* hereby submits one (1) original and four (4) copies of its CPNI Safeguards Compliance Certificate and its Statement of CPNI Operating Procedures.

Please date stamp and return the receipt copy of this letter in the SASE provided.

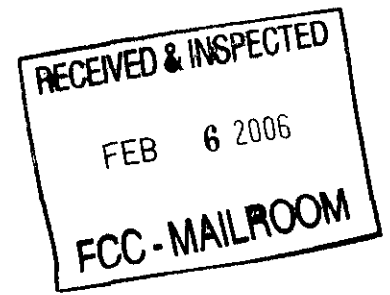
Sincerely,

Michael J. Nighan
Director - Regulatory Affairs & Contract Management

xc: Bryon McCoy, Enforcement Bureau
Best Copy and Printing, Inc.

No. of Copies rec'd 0 + 3
List A B C D E

AMERICAN FIBER SYSTEMS of GEORGIA, INC.

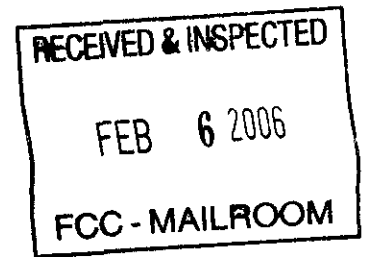


Statement of CPNI Operating Procedures
February 3, 2006

- 1) American Fiber Systems of Georgia, Inc. ("AFSGA") currently offers and provides High Capacity Competitive Local Exchange Carrier telecommunications services.
- 2) Although holding a Global Resale International Telecommunications Certificate from the Commission, AFSGA no longer offers any form of international service to existing or new customers. Nor does AFSGA offer any form of interstate, interexchange or intraLATA service to existing or new customers.
- 3) Neither does AFSGA offer any form of Commercial Mobile Radio Service.
- 4) Therefore, new or existing AFSGA customers do not have the ability to subscribe with AFSGA for services within the "CMRS" category and new customers do not have the ability to subscribe to services within the "interexchange" category. Existing customers may subscribe to "interexchange" services but only at the customer's pro-active request as such services are not marketed by AFSGA.
- 5) Further, AFSGA does not release CPNI to any third party, including affiliates. Nor does AFSGA engage in any marketing campaigns which utilize CPNI.
- 6) Thus, all CPNI obtained by AFSGA is retained for the exclusive use of AFSGA and used solely for the provisioning of telecommunications services within the "local" telecommunications category.

Accordingly AFSGA makes no use of CPNI in any manner which would require AFSGA to obtain approval from its customers. As such, AFSGA believes its current operations do not fall under the CPNI protection requirements established by 47CFR64.2001 - 64.2009. AFSGA is of course cognizant of its obligations to protect CPNI and will immediately implement such protective measures when its sales and/or marketing operations warrant the same.

CERTIFICATE OF COMPLIANCE



I, Dave Rusin, Chief Executive Officer and agent of American Fiber Systems of Georgia, Inc., hereby certify that I have personal knowledge that American Fiber Systems, Inc. has established all operating procedures necessary to ensure that AFS is in compliance with the applicable requirements of 47CFR64 Subpart U - Customer Proprietary Network Information.

A handwritten signature in black ink, appearing to read "Dave Rusin", written over a horizontal line.

Dave Rusin
Chief Executive Officer

Date: February 3, 2006